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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/825,409	04/03/2001	Stephen Lupo	55381 (18102)	1638
26646 7590 01/10/2007 KENYON & KENYON LLP ONE BROADWAY			EXAMINER	
			AVELLINO, JOSEPH E	
NEW YORK, NY 10004			ART UNIT	PAPER NUMBER
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SHORTENED STATUTORY PER	RIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Anni	icant(s)			
Office Action Summary	09/825,409		O ET AL.			
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The MAILING DATE of this communication app	Joseph E. Avelling					
Period for Reply	lears on the cover	sneet with the corresp	ondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, within the statutory mining will apply and will expire S cause the application to	er, may a reply be timely filed num of thirty (30) days will be IX (6) MONTHS from the mail DECOME ABANDONED (35 U	considered timely. ing date of this communication. S.C. § 133)			
Status						
1) Responsive to communication(s) filed on 11 Se	eptember 2006.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)  Claim(s) 1-38 and 40-43 is/are pending in the a 4a) Of the above claim(s) is/are withdray 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-38 and 40-43 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/or	vn from considera					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine	epted or b)  objed drawing(s) be held intion is required if the	n abeyance. See 37 Cl drawing(s) is objected	FR 1.85(a). to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been receives have been receive ity documents have the property of the	ved. ved in Application No ve been received in that).	·			
Attachment(s)						
Notice of References Cited (PTO-892)     Dotice of Draftsperson's Patent Drawing Review (PTO-948)		nterview Summary (PTO-4 aper No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) 🔲 N	otice of Informal Patent A				

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## **DETAILED ACTION**

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- 1. Claims 1-38, and 40-42 are presented for examination with claims 1, 14, 15, 22, 24, 33, and 41 independent.
- 2. In view of the Request for Reconsideration dated September 11, 2006, the Office reopens prosecution on the merits of the case.

## Claim Rejections - 35 USC § 103

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 2, 4-10, 15-16, 18, 19, 24-30, 33-36, 41 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dureau (WO 99/66726) (cited by Applicant in IDS) in view of Chaganti et al. (USPN 6,845,448) (hereinafter Chaganti).

- Referring to claim 1, Dureau discloses a system for processing interactive media 4. output from one or more subscribers (i.e. receiving stations 13) comprising:
  - a collection and aggregation network (e.g. abstract) including:
- a collector configured to collect the interactive output from each of the one or more subscribers and to store the collected interactive media output in a non-relational manner (e.g. abstract); and

an aggregator operably connected to the collector, the aggregator configured and arranged to collect and aggregate the interactive output from the collector (p. 7, lines 6-19).

Dureau does not specifically state the collected interactive media output is stored as a flat file. In analogous art, Chaganti discloses another system for processing output from one or more devices wherein the output is stored as a flat file (i.e. a database which can comprise a flat file) (col. 14, lines 5-10). It would have been obvious to one of ordinary skill in the art to combine the teaching of Chaganti with Dureau since Dureau discloses collecting information and storing information in a database, however does not disclose as to specifically how this information is set up in the database. This would lead one of ordinary skill in the art to search for other data logging systems and how the data is logged, eventually finding Chaganti and its system of gathering personal information and releasing this information to authorized requestors. Chaganti would further improve the system of Dureau by only allowing the data (i.e. viewing preferences) to be accessed by authorized users by utilizing the system of Chaganti.

- 5. Referring to claim 2, Dureau discloses the collection and aggregation network is configured to process a high volume of the interactive output (i.e. when the set-top box is full) (p. 7, lines 1-5).
- 6. Referring to claim 5, Dureau discloses at least one communications message server, operably connected to a plurality of the one or more subscribers and the

collector, that receives the interactive output from said subscribers and formats the output for transmission to the collector (the set-top box receives the interactive output from the user where it is transmitted to the broadcast station) (e.g. abstract; p. 7, lines 1-5).

- 7. Referring to claim 6, Dureau discloses the collector includes a plurality of products, each of the products processing the interactive output corresponding to an event (i.e. creating viewer preference filters based on the incoming data) (p. 7, lines 6-24).
- 8. Referring to claim 7, Dureau discloses the products log at least a portion of the interactive output from the event (p. 7, lines 19-36).
- 9. Referring to claim 8, Dureau discloses each of the products generates and sends back response replies to the one or more subscribers (p. 7, lines 6-24).
- 10. Referring to claim 9, Dureau discloses including a plurality of subscriber networks, each of the subscriber networks being operably connected to at least one communications message server, wherein the communication message server is operably linked to at least one collector (i.e. each set-top box includes a message server to transmit messages to the broadcast station) (Figure 1).

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11. Referring to claim 10, Dureau discloses the server normalizes the interactive output received from its corresponding subscriber network for transmission to the at least one collector (the term "normalizes" is taken to mean "formatted in order for transmission") (p. 7, lines 1-5).

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- 12. Referring to claim 11, Dureau in view of Crooks discloses the invention substantively as described in claim 1. Dureau in view of Chaganti furthermore discloses another collection and aggregation system wherein the aggregator transmits the interactive output received from the collector to an application server (i.e. requesters 105) connected to the aggregator (Figure 1). It would have been obvious to one of ordinary skill in the art to combine the teaching of Chaganti with Dureau since Dureau discloses collecting information and storing information in a database, however does not disclose as to specifically how this information is set up in the database. This would lead one of ordinary skill in the art to search for other data logging systems and how the data is logged, eventually finding Chaganti and its system of gathering personal information and releasing this information to authorized requestors. Chaganti would further improve the system of Dureau by only allowing the data (i.e. viewing preferences) to be accessed by authorized users by utilizing the system of Chaganti.
- 13. Claims 14-16, 18, 19, 24-30, 33-36, 41 and 43 are rejected for similar reasons as stated above. Furthermore Dureau discloses the aggregator collects summary data regarding a combination of individual subscriber response data collected by the

collector (i.e. determine viewing patterns, preferences and other information which form profiles corresponding to different types of viewers) (p. 7, lines 6-16).

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dureau in view of Chaganti and further in view of Footer et al. (US 2002/0129372) (hereinafter Footer).

14. Referring to claim 4, Dureau- Chaganti discloses the invention substantively as described in claim 1. Dureau- Chaganti does not specifically state that the collected and aggregated interactive output is transmitted through the system in real time. In analogous art, Footer discloses the collected and aggregated interactive output (i.e. the data log) is transmitted through the system in real time (p. 1, ¶ 8). It would have been obvious to one of ordinary skill in the art to combine the teaching of Footer with Dureau-Chaganti since Dureau discloses collecting information and storing information in a database, however does not disclose as to specifically how this information is set up in the database. This would lead one of ordinary skill in the art to search for other data logging systems and how the data is logged, eventually finding Footer and its system of storing data comprising a number of single actions with timestamp identifiers.

Claims 12-13, 20-23, 31, 32, 37, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dureau in view of Chaganti in view of Footer in view of Hendricks et al. (USPN 6,160,989) (cited by Applicant in IDS) (hereinafter Hendricks).

Hendricks (col. 2, lines 55-63).

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- 15. Referring to claim 12, Dureau in view of Chaganti discloses the invention substantively as described in claim 1. Dureau in view of Chaganti does not disclose the application server connected to a producer event browser via a web server. In analogous art, Hendricks discloses another collection and aggregation system wherein the application server connected to a producer event browser (i.e. a workstation) via a web server (i.e. network controller CPU) (col. 29, lines 4-10). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Hendricks with Dureau in order to effectively targeting advertisements to particular consumers and viewers without relying upon telephone lines as supported by
- 16. Referring to claim 13, Dureau in view of Chaganti discloses the invention substantively as described in claim 1. Dureau in view of Chaganti does not disclose the application server is operably connected to a developer computer via a web server. In analogous art, Hendricks discloses another collection and aggregation system wherein the application server is operably connected to a developer computer via a web server (col. 34, lines 15-54). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Hendricks with Dureau in order to effectively targeting advertisements to particular consumers and viewers without relying upon telephone lines as supported by Hendricks (col. 2, lines 55-63).

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17. Claims 20-23, 31, 32, 37, and 38 are rejected for similar reasons as stated above.

Claims 3, 17, 40 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dureau in view of Chaganti in view of Gai et al. (USPN 6,714,985) (hereinafter Gai).

- 18. Referring to claim 3, Dureau in view of Crooks discloses a collection and aggregation system substantively as described in claim 1. Dureau in view of Chaganti does not specifically disclose that the network can handle at least 100,000 responses per second. In analogous art, Gai discloses another network wherein the apparatus may handle millions of messages per second (col. 13, lines 20-29). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Gai with Dureau in order to process messages at extremely high speeds, thereby increasing throughput and thereby allowing more users accessing the network as supported by Gai (col. 3, lines 52-56; col. 4, 26-42).
- 19. Claims 17, 40, and 42 are rejected for similar reasons as stated above.

## Response to Arguments

20. Applicant's arguments filed September 11, 2006 have been fully considered and they are persuasive. The previous rejections have been withdrawn, however new rejections have been provided.

## Conclusion

21. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph E. Avellino whose telephone number is (571) 272-3905. The examiner can normally be reached on Monday-Friday 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Joseph E. Avellind, Examiner

December 21, 2006

DAVID WILEY SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100